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6 | *Attorneys for Defendant
Aylo Premium Ltd*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

10 MELISSA HUTCHISON aka PHOENIX MARIE, an individual.,

Plaintiff,

V.

4 ETHICAL CAPITAL PARTNERS, a foreign
entity; AYLO PREMIUM LTD., a foreign
corporation; DM PRODUCTIONS, a foreign
entity; DIGITAL PLAYGROUND, a foreign
entity; MIND GEEK USA
5 INCORPORATED, a foreign entity; MG
PREMIUM LTD, a foreign entity; DM
6 PRODUCTIONS, a foreign entity; DIGITAL
PLAYGROUND, a foreign entity; DANNY
7 MARTIN aka DANNY D, an individual;
FRANK PETOSA an individual; RYAN
8 HOGAN, an individual; MICHAEL
WOODSIDE, an individual; and DOES 1
9 through 50.,

10

Defendants.

Case No. 2:24-cv-00673-GMN-BNW

**STIPULATION AND ORDER TO
EXTEND BRIEFING SCHEDULE**

(FIRST REQUEST)

Under LR IA 6-1 and 6-2 and LR 7-1, Plaintiff Melissa Hutchison aka Phoenix Marie (“Plaintiff”) and Defendant Aylo Premium Ltd (“Aylo”), by and through their attorneys, hereby agree and stipulate to the following:

26 1. On October 31, 2024, the Court granted Defendants Frank Petosa, Michael
27 Woodside, and Ryan Hogan (the “Removing Defendants”) motion to dismiss with prejudice. ECF
28 No. 43. In the same order, the Court granted Aylo’s motion to dismiss without prejudice. *Id.* The

1 Court ordered Plaintiff to file an amended complaint within 21 days from the date of its order (e.g.,
 2 November 21, 2024) and include any jurisdictional facts Plaintiff has against Aylo. *Id.*

3 2. The Parties have met and conferred and stipulate and agree that good cause exists for
 4 the Court to extend the time for upcoming filings due to the impending holidays and several
 5 professional commitments both Parties' counsel have over the coming weeks.

6 3. First, the Parties stipulate and agree that Plaintiff shall have until December 2, 2024,
 7 to file her Second Amended Complaint.

8 4. Second, the Parties stipulate and agree that Aylo shall have until January 17, 2025 to
 9 file a responsive pleading.

10 5. Finally, the Parties stipulate and agree that a joint discovery plan and scheduling order
 11 shall be submitted by February 6, 2025.

12 6. This is the first request to extend these deadlines.

13 7. These requests for extensions of time are not intended to cause any delay or prejudice
 14 any party.

15 Dated this 20th day of November, 2024.

16 **McDONALD CARANO LLP**

17 By: /s/ Rory T. Kay
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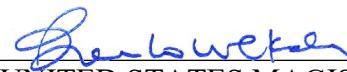
19 *Attorneys for Defendants*
 20 *Aylo Premium Ltd*

21 **KERR SIMPSON ATTORNEYS AT
 22 LAW**

23 By: /s/ George E. Robinson
 24 P. Sterling Kerr, Esq. (NSBN 3978)
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 2900 W. Horizon Ridge Pkwy. Suite 200
 Henderson, Nevada 89052

25 *Attorneys for Plaintiff Melissa Hutchison aka*
 26 *Phoenix Marie*

27 **IT IS SO ORDERED.**

28 
 29 UNITED STATES MAGISTRATE JUDGE

30 DATED: 11/26/2024